Attorney Docket Number: AUS920010268US1

DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:

is attached hereto.

My residence, post office address, and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled "SYSTEM AND METHOD FOR IMPLEMENTING A GRAPHICAL USER INTERFACE ACROSS DISSIMILAR PLATFORMS YET RETAINING SIMILAR LOOK AND FEEL," the specification of which:

was filed on ______ as Application Serial No. _____

and was amended on		(if applicable).		
I hereby state that I have reincluding the claims, as amended by an	eviewed and understan ny amendment referred	d the contents of the aboto above.	ve-identified	specification,
I acknowledge the duty to dismaterial to patentability of the subject 1.56.	sclose to the Patent and matter claimed in this	Trademark Office all info application, as "materiality	rmation know " is defined in	n to me to be n 37 C.F.R. §
I hereby claim foreign price application(s) for patent or inventor's conforeign application for patent or inventories application for patent or inventories that of the application on which	certificate listed below, intry other than the Un other than the Un of a certificate, or of a	or under § 365(a) of any Poited States of America, and	l internation have identifi	ed below any
Prior Foreign Application No.	Country	<u>Filing Date</u> (mm/dd/yy)	Priority Claimed	Cert. copy Attached
N/A				
I hereby claim the benefit unbelow. Provisional Application No. N/A	nder 35 U.S.C. § 119(e Filing Date (mm/dd/yy)	e) of any United States pro	visional applic	cation(s) listed
I hereby claim the benefit ur § 365(c) of any PCT international application in the subject matter of each of the claimternational application in the manned disclose all information known to application, as "materiality" is define prior application and the national or Farent Application No. N/A	plication listed below d laims of this application or provided by the first plane to be material to the ed in 37 C.F.R. § 1.56,	esignating the United States on is not disclosed in the paragraph of 35 U.S.C. § 11 the patentability of the sul- which became available b	s of America. prior United 2, I acknowle bject matter cetween the fil	and, insofar as States or PCT dge the duty to laimed in this ing date of the
IWA				

I hereby revoke any previous Powers of Attorney and appoint

John W. Henderson, Jr., Reg. No. 26,907; James H. Barksdale, Jr., Reg. No. 24,091; Thomas E. Tyson, Reg. No. 28,543; Robert M. Carwell, Reg. No. 28,499; Jeffrey S. LaBaw, Reg. No. 31,633, Douglas H. LeFeve, Reg. No. 26,193; Casimer K. Salys, Reg. No. 28,900; David A. Mims, Jr., Reg. No. 32,708; Anthony V. England, Reg. No. 35,129; Volel Emile, Reg. No. 39,969; Leslie A. Van Leeuwen, Reg. No. 42,196; Christopher A. Hughes, Reg. No. 26,914; Edward A. Pennington, Reg. No. 32,588; John E. Hoel, Reg. No. 26,279; Joseph C. Redmond, Jr., Reg. No. 18,753; Cynthia S. Byrd, Reg. No. 39,365; and Marilyn S. Dawkins, Reg. No. 31,140

each said attorneys or agents being employed by International Business Machines Corp.; and

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each said attorneys or agents being members or associates of the firm of Conley, Rose & Tayon, P.C., as attorney or agent for so long as they remain with such company or firm, with full power of substitution and revocation, to prosecute the application, to make alterations and amendments therein, to transact all business in the Patent and Trademark Office in connection therewith, and to receive the Letters Patent.

Please direct all communications to:

Kevin L. Daffer Conley, Rose & Tayon, P.C. P.O. Box 398 Austin, Texas 78767-0398 Phone: (512) 476-1400

I hereby declare that all statements made herein of my own knowledge are true and that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. § 1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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